REMARKS

This is in response to the Advisory Action of July 30, 2010 and filed with a Request for Continued Examination. With this amendment, claims 1 and are amended, and all pending claims 1-3, 5, 7, 9-12 and 15 are presented for reconsideration and favorable action.

With this response, Applicant reiterates the points raised in the Amendment After Final filed on July 14, 2010.

Further, the Advisory Action specifically noted language regarding the peak in the rim surface. With this response, the claims have been amended to include that language as discussed in the prior response, it is believed that this is not shown in the cited references.

It is believed that all of the pending claims have been addressed. However, the absence of a reply to a specific rejection, issue, or comment, including the Office Action's characterizations of the art, does not signify agreement with or concession of that rejection, issue, or comment. In addition, because the arguments made above may not be exhaustive, there may be reasons for patentability of any or all pending claims (or other claims) that have not been expressed. Finally, nothing in this paper should be construed as an intent to concede any issue with regard to any claim, except as specifically stated in this paper, and the amendment or cancellation of any claim does not necessarily signify concession of unpatentability of the claim prior to its amendment or cancellation. Applicant reserves the right to prosecute the rejection claims in further prosecution of this or related applications.

In view of the above amendments and remarks, it is believed that the present application is in condition for allowance. Consideration and favorable action are respectfully requested.

The Director is authorized to charge any fee deficiency required by this paper or credit any overpayment to Deposit Account No. 23-1123.

Respectfully submitted,

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